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15		
16		
17	CAMERON BEATTY, individually and on behalf of all others similarly	Case No. 1:25-cv-00645-KES-SKO
18	situated,	STIPULATION AND ORDER FOR
19	Plaintiff,	DEFENDANT SUNGAGE FINANCIAL, LLC TO CONTINUE
19	Traintiff,	RESPONSE DEADLINE TO THE
20	v.	AMENDED COMPLAINT
21	SUNGAGE FINANCIAL, LLC, a	
22	Massachusetts limited liability company; NBT BANK, N.A., a New York Corporation; SUNMADE	
	York Corporation; SUNMADE	
23	ENERGY, LLC, a California limited liability company; and DOES 1	
24	liability company; and DOES 1 through 50, inclusive,	
25	Defendants.	
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Plaintiff Cameron Beatty and Defendant Sungage Financial, LLC ("Sungage" or "Defendant Sungage"), by and through their counsel, hereby make the following stipulations regarding the deadline for Defendant Sungage to respond to Plaintiff's Amended Complaint.

- 1. WHEREAS, on August 18, 2025, the Parties filed a Joint Stipulation and Proposed Order that included language stating that Plaintiff shall have until September 30, 2025 to file an amended complaint (Dkt. No. 24);
- 2. WHEREAS the Joint Stipulation and Proposed Order filed on August 18, 2025 also included language that Defendants deadline to respond to the amended complaint would be October 30, 2025 (Dkt. No. 24);
- 3. WHEREAS on August 18, 2025, the Court entered an Order granting that stipulation (Dkt. No.25);
- 4. WHEREAS Plaintiff did not file his amended complaint until October 22, 2025 (Dkt. No. 27);
- 5. WHEREAS the Parties previously agreed that Defendants' new deadline to respond to the amended complaint should be November 21, 2025;
 - 6. WHEREAS the Court entered an Order granting that stipulation (Dkt. 29);
- 7. WHEREAS, counsel of Sungage has requested that the Plaintiff agree that Sungage's may have until December 5, 2025 to file its response to Plaintiff's amended complaint and Plaintiff's counsel has agreed to that new deadline;
- 8. THEREFORE, subject to the Court's approval, the Parties HEREBY STIPULATE and agree that Defendant Sungage's deadline to respond to the amended complaint is December 5, 2025.

Dated: November 18, 2025 LAW OFFICES OF JASON M. INGBER

By: /s/Jason M. Ingber (with email authorization)
Jason M. Ingber
Serach B. Shafa

Attorneys for Plaintiff Cameron Beatty Dated: November 18, 2025 WIECHERT, MUNK & GOLDSTEIN, PC By: /s/Jessica Munk Jessica C. Munk David W. Wiechert Attorneys for Defendant Sungage Financial, LLC Dated: November 18, 2025 **MURPHY & KING** By: /s/ Dan Rabinovitz (with email authorization) Daniel J. Goodrich, PHV____ Daniel M. Rabinovitz, PHV Attorneys for Defendant Sungage Financial, LLC - 3 -

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STIPULATION AND ORDER Case No. 1:25-cv-00645-KES-SKO

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ORDER Based on the Parties' foregoing Stipulation, (Doc. 30), and good cause appearing, the Court hereby ORDERS that Defendant Sungage Financial, LLC's deadline to respond to the amended complaint is continued to December 5, 2025. IT IS SO ORDERED. /s/ Sheila K. Oberto Dated: **November 18, 2025** UNITED STATES MAGISTRATE JUDGE